### **PURCHASE ORDER NO. 140471**

### **CITY OF FONTANA**

8353 SIERRA AVENUE FONTANA, CA 92335

### **REMITTANCE TO ACCOUNTS PAYABLE**

8353 SIERRA AVENUE FONTANA, CA 92335 PAGE NO. 1 Confirming - No

>EZDO.	rdillon@taser.com 00082335 FAX: TASER INTERNATIONAL 17800 NORTH 85TH STREET SCOTTSDALE AZ 85255-93	SHLP	FONTANA POLICE DEPARTMENT 17005 UPLAND AVENUE FONTANA, CA 92335-3528	
R L	-		TTN: ROCIO ALONZO	

ORDE	R DATE: 09/1	7/13	BUYER: SGT. MATT KRAUT	REQ. N	O.: 0	REQ. DATE:	
TERMS	S: NET 30	DAYS	F.O.B.: DESTINATION	DESC.:	TASERS		
TEM#	QUANTITY	UOM	DESCRIPTION		UNIT PRICE	EXTENSION	
		(	For the purchase of five (5) Taser Control Devices for the Police Dep #00009262.			ote	
01	5.00	I	Per Sole Source Request. HANDLE, YELLOW, CLASS III X26P PA #11003	RT	848.40	4,242	.00
02	5.00		XPPM, BATTERY PACK, X26P PART #110	10	59.95	500 299	. 75
03	5.00		HOLSTER, BLACKHAWK, RIGHT, X26P PA #11501	RT	49.95	500 249	. 7.5
04	5.00	7	WARRANTY, 4 YEAR, X26P PART #1100	4	269.99	1,349	.95
05	1.00		KIT, DATA PORT DOWNLOAD, USB, X2/X PART #22013	26P	159.95	500 159	.95
06	50.00	(	CARTRIDGE ± 25' HYBRID PART #44203	i.	25.95	1,297	.50
07	1.00	5	SALES TAX		607.91	.00 607	.91
80	1.00		SHIPPING & HANDLING		24.95	500 24	.95

ITEM#	AC	COUNT	AMOUNT	PROJECT CODE	PAGE TOTAL \$	8,231.76
0.1	40016101	0010	4 040 00		TOTAL \$	8,231.76
i	40216101	8013	4,242.00			
02	40216101	8013	299.75			
03	40216101	8013	249.75			
04	40216101	8013	1,349.95			
05	40216101	8013	159.95			
06	40216101	8013	1,297.50			
07	40216101	8013	607.91			
08	40216101	8013	24.95			
					I TXX	
						Sold

**APPROVED BY** 

PURCHASING OFFICER

**VENDOR COPY** 

#### TERMS AND CONDITIONS

- 1. PAYMENT. Payments shall be made, upon submission of itemized invoices in Duplicate, of the prices stipulated here in for supplies delivered and accepted or services rendered and accepted, less deductions, if any, as herein provided. Payment on partial deliveries may be made whenever amounts due so warrant, when requested by the Vendor and approved by the Purchasing Agent. Terms are Net 30 Days.
- 2. LICENSE. All companies doing business in the City of Fontana are required to provide a valid City of Fontana business license prior to payment of any invoice(s) submitted
- 3. INSPECTION. All materials and workmanship are subject to inspection and test by the City for compliance and specifications as included herein. In the event articles or services are defective or not in conformity with this order, the City shall have the right either to reject the items or require correction. Defective articles or services shall be removed from City premises and/or corrected by and at the expense of the Vendor. Failure to inspect and accept or reject shall not relieve the Vendor from responsibility for compliance with specifications. Final acceptance shall be conclusive except as regards latent defects, fraud, or such gross mistakes as amount to fraud.
- 4. RESPONSIBILITY. Unless otherwise specified, the Vendor shall be responsible for all items covered by this purchase order until delivered at the designated delivery point, and the Vendor shall bear all risks as to items rejected or requiring correction after notice of such rejection or correction is given.
- 5. CHANGES. This purchase order may at any time, by written order, be changed in regards to the materials or services to be furnished, quantities ordered, unit price, discount, delivery point or arrangement, terms, or any other matter affecting a valid order. In the event such change causes an increase or decrease in the cost of performance hereunder, an equitable adjustment will be made for the cost thereof, subject to the approval of the Purchasing Agent, and written notice given therefore.
- VARIATIONS-QUANTITIES. No variation in the quality or quantity of any item called for by this purchase order shall be acceptable except in pursuance of written change order so authorizing and no change in cost shall be valid unless so ordered.
- TERMINATION.
  - A Termination for Default: Contract may be terminated by the City. In whole or in part, whenever the City shall determine that the Contractor has failed to meet the requirement(s) of the Contract.

    The City has the right to terminate for default of:
    - 1. The Contractor fails to make delivery of acceptable supplies in an acceptable manner within the time specified in the resultant Contract; or
    - 2. The Contractor fails to satisfactorily perform any other term or condition of the resultant Contract; or
    - 3. The Contractor fails to make progress so as to endanger timely performance of the Contract.

Any termination for default shall be effected by written notice to the contractor of the termination, specify the acts or omissions of the Contractor constituting the default and the effective dates of the termination.

The Contractor shall not be liable if the failure to perform the resultant Contract arises from the causes beyond the control and without the fault or negligence of the Contractor. The Contractor will be faible for default or any subcontractor, regardless of tier. However, if the cause is beyond the control of both the contractor and subcontractor and without the fault of either, the contractor will not be liable to the failure to perform, unless the supplies could have been obtained from the other sources in sufficient time for the Contractor to meet the required delivery schedule.

After termination for default, the City may sequire, under the terms and in the manner the Purchasing Services Agent considers appropriate, goods identical or similar to those required by the Contract, and the contractor will be liable to the City for the cost of those goods in excess of the unexpected Contract amount.

Upon termination of the contract, all finished or unfinished goods provided by the Contractor and not yet delivered, rendered and accepted by the City shall, at the City's option, become the City's property. The City shall pay the contractor fair and equitable compensation for satisfactory performance prior to delivery of notice of termination, less the amount of damages, caused by the Contractor's breach. If the damages are more than the compensation payable to the Contractor, the Contractor shall pay the difference to the City promptly upon demand. The Term "damages" as used in this paragraph includes, but is not limited to, attorney's

If after termination it is found that the Contractor was not at default, or that the delayed was excusable, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to sub-paragraph "B" below, entitled "Termination for Convenience."

The rights and remedies of the City described herein shall be addition to any other rights and remedies provided by law or under any other provision of the Contract.

- B. Termination for Convenience: The contract may be terminated by the City, in whole or in part, whenever, the Purchasing Agent determines, in his sole discretion, that is in the City's best interests. Any such termination shall be effected by a written notice of termination to the Contractor specifying the extent to which the Contract is terminated and the effective date of the termination.
  - 1. After receipt of a notice of termination and except as otherwise directed, the Contractor shall:
    - Stop all performance on the date indicated and to the extent specified;
    - b) Place no further orders or subcontractors for materials, except as necessary for the completion of such portion(s) of the Contract not terminated.
    - c) Terminate any and all subcontractors' agreements and with the approval of the City, settle all outstanding liabilities and termination settlement proposal arising from the termination of subcontractors:
      - d) If directed by the City, transfer title and deliver to the Crit the Contractor's Work in Process, finished goods and other material produced or acquired, including any completed or partially completed plans, drawings, information and other property that, if the Contract had not been terministed, would be required to be furnished to the City. If the City does not exercise this right, the Contractor shall use his best efforts to sell such goods and materials in accordance with the provisions of Commercial Code Section 2706;
      - e) Complete performance of any portion of the Contract terminated;
      - f) Submit to the Purchasing Agent a termination claim in the form perceived by the Purchasing Agent. The Contractors shall not be reimbursed for and waives any right to receive anticipatory profits not earned up to the effective date of termination.
  - 2. The Contractor shall be entitled to recover the following costs in a termination for convenience
    - a) The Contractor price for the completed goods accepted by the City but not preciously paid for:
    - b) Costs already incurred in the performance of the portion of the Contract terminated;
    - c) The reasonable costs of settlement expenses for the portion of the Contract terminated; and
    - d) The cost of setting and paying any termination settlement proposals under terminated subcontractors that are properly chargeable to the terminated portion of the Contract.
  - 3. In arriving at the amount due to the Contractor, the following shall be deducted:
    - All unliquidated, advance or other payments to the Contractor under the terminated portion of the Contract; and
    - b) Any claim which the Cit has against the Contractor under the Contract or any other contract.
- C. Termination for Lack of Appropriation: If funds are not appropriated or if funds are not otherwise made available to the City for continued performance of the Contract for any fiscal period covered by the Contract, the Contract shall be automatically terminated as of the beginning of the fiscal year for which funds were not appropriated or otherwise made available; however, this will not effect either the City's right nor the Contract rights under any other termination provision in the Contract. The effect of a termination of the resultant Contract under this subparagraph "C" will be to discharge both the City and the Contract both to discharge both the City and the Contractor from further performance of the Contract, but not form their obligations existing at the time of termination. The Contractor shall be reimbursed for any non-recurring costs incurred but not amortized in the price of the goods delivered under the Contract.
- 8. LIABILITY. The City shall not be responsible for any damage that may accrue by reason of death or injury of the person of the Vendor's officers, agents, employees, invitees, or licenses or for damages to any property of the Vendor, or that may arise or be set up at any time because of personal injury or damage to property sustained by any other person or persons, which may have been caused or contributed to, approximately or remotely, by reason of or in the course of performance of this purchase order. The Vendor shall assume full responsibility for the defense or any claim arising under this purchase order and the Vendor shall save, keep, and bear harmless the City, all officers and employees thereof from all damages, costs, or expense, in law or in equity because of personal injury, property damages, or alleged or actual patent infringements based on the performance of this purchase order or asserted against in
- 9. DISPUTES. All disputes concerning questions of fact which may arise under this purchase order, and not disposed of by mutual consent, shall be decided by the Purchasing Agent.
- 10. A copy of the freight bill MUST accompany invoices whenever freight charges are prepaid and added to invoice.
- 11. If, for any reason, an over-payment is made, we require prompt refund via your prompt refund via your property check, in order that we can expedite clearing of the overpayment through our accounting system.
- 12. The articles covered by this purchase order or contract must conform with safety order of the California Division of Industrial Safety.
- This purchase order may be accepted by any means or part performance, provided Seller unqualifiedly agrees to all the terms and conditions appearing on the face hereof or added supplements hereto including those terms and conditions set forth on the purchase order. In the event Seller's acceptance proposed additional or different terms, such terms shall not be binding upon City of Fontana except to the extent City of Fontana gives its specific agreement in writing to such terms.

### CITY OF FONTANA

## JUSTIFICATION FOR SINGLE OR SOLE SOURCE REQUEST

Date: 09-17-13 Department/Agency: Police Department Contact: Sgt. Kraut Phone: (909) 356-7104 Purchasing Order Number: Description of Services/Item/Supply Requested: 5 - Taser X26 Electronic Control Devices, 5 - Taser Holsters, 5 - Taser batteries, and 50 - 25 foot Taser cartridges. Recommended Vendor: Taser International Please state the reason that product/service can be provided only by the recommended vendor (include any back-up information or documentation which supports your recommendation). Use additional sheet if necessary. Our department has several out of warranty inoperable Taser devices. Taser International is currently offering a \$125 discount on each device when an inoperable Taser device is traded in. This "buy-back" program will save us a significant amount versus buying the Taser devices through a vendor that does not offer the same program. Have other providers of the product or service been contacted (please provide detailed information)? Use additional sheet if necessary. Yes... Taser International has provided us with the attached quote. Taser International is also the only manufacturer of the electronic control device & provides us with instructor / user certification for their product. How does recommended vendor's prices or fees compare to the general market? Use additional sheet if necessary. The cost through Taser International is the same as any of their vendors' prices, however, they provide the buyback discount mentioned above. If recommended vendor could not provide the product or service, how would the agency accomplish this particular task? Use additional sheet if necessary. We would buy through a vendor that does not offer the buy-back discount. Authorized Signature: PURCHASING OFFICE USE ONLY Buyer Comments: Buyer Signature: Date:

Rev 10/10\*Please attach this form as an attachment to the Requisition.



Spottle Lib., AZ F6060-9800 Fax

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Phone 180,900.3012
E-mail ruillon@taser.com

**Customer Information** 

Account Name Fontana Police Dept. - CA Email intellementary

Contact Name Michelle Plank Phone (909) 156-7129

AX Account Number 107, 36

Shipping and Billing Information

US

Bill To Name Fonton Fonto Dont. Ship To Name Continue of Continue

 17005 Unland Average
 Ship To
 17005 Up and Average

 Fontuna, CA 32335
 Feeting, CA 32335

8/14/2013

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CU 98142

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180.00 J 34

Part Number Sales Pilcs Total P 11003 HANDLE, YELLOW, CLASS III, X26P 5.00 USD 848.40 USD 4,242.00 11010 XPPM, BATTERY PACK, X26P 5.00 USD 59,95 USD 299.75 11501 HOLSTER, BLACKHAWK, RIGHT, X26P 5.00 USD 49.95 USD 249.75 11004 WARRANTY, 4 YEAR, X26P 5.00 USD 269.99 USD 1,349.95 KIT, DATAPORT DOWNLOAD, USB, X2/X26P 22013 1.00 USD 159.95 USD 159.95 44203 CARTRIDGE - 25' HYBRID 50.00 USD 25.95 USD 1.297 50

Notes: To place this crops clain, date and return via file. Subtotal USD 7,598±0 to 480,058,0704 or con and small to Total Price UCD 7,590,90 rdiffener becarbon. We bill with 30 day terms.

Tax USD 007.01
Sales toxion quotes is an estimate cally and Shipping and USD 24.00
subject to accompand at amount final order problem. Handling

Figure 1 to the state of the st

\*\*\*M/A26 Unique Errogians\*\* \$120 rebate on 22/X26P upgrade bundles ordered before deptomper 10, 2013 and \$10 removers placed between October 1 - Depember 31, A015 (1.1 refue on 1.4/X20 in number for rebate).

corrections products, contridges and accessors.

By signing this Quote, you are entering into a contract and you certify that you have reset and agree to the provisions set forth in this Quote and TASER's current Sales Terms and Conditions for Direct Sales to En 1 User Purch cers or, in the alternative, TASER's current Sales Terms and Conditions for Direct Sales to End Ucc. Purchasers for Sales with Financing if your purchase

involves financing with TASER. If your purchase includes the TASER Assurance Plan (TAP), then you are also agreeing to TASER's current Salns Terms and Conditions for the AXON Flex\*\* and AXON Boriy\*\* Currents TASER Assurance Plan (U.S. Only) anc/or Sales Terms and Conditions for the X2/X23P and TASER CAM HD Recorder TASER Assurance Plan (U.S. Only), as applicable to your product purchase. All of the sales terms and conditions, as well as, the TAP terms and conditions are ported at <a href="http://www.taser.com/sales-terms-and-conditions">http://www.taser.com/sales-terms-and-conditions</a>. If your purchase includes AXON hardware and/or EVIDENCE.com services you are also agreeing to the terms in the EVIDENCE.com Master Sandle Agreement posted at <a href="http://www.taser.com/serviceagreement0213">http://www.taser.com/serviceagreement0213</a>. The sale of the Professional Services is subject to the parties excludion of TASER's Professional Services Agreement and a Statement of V/on. You represent that you are lawfully able to enter into contracts and if you are entering into this agreement for an entity, such as the curroany, municipality, or government agency you work for, you represent to TASER that you have legal authority to bind that entity, if you do not have this authority, do not sign this Quotic.

Quote Acceptance:		
Signature:		
State of North		
Thur		
Empli		
Sete:		
PO Number		

### Michelle Blank

From:

noreply@salesforce.com on behalf of Bob Dillon <rdillon@taser.com>

Sent:

Wednesday, August 14, 2013 9:38 AM

To:

Michelle Blank

Subject:

FPD X2 Upgrade (4) Quote

Attachments:

Fontana Police Dept. (CA) -- (4) X2s\_V2.pdf

Michelle,

Attached is the X2 version of this quote. I wasn't party to the discussions earlier this year but they must have been trying to stay under a certain budget amount as this X2 quote is for (4) units and the X26P quote was for (5). Again, we can amend this any time prior to order placement.

To place this order sign, date and return via fax to 480.658.0734 or scan and email to <a href="mailto:rdillon@taser.com">rdillon@taser.com</a>. We bill with 30 day terms.

Sales tax on quotes is an estimate only and subject to change at time of final order booking.

Please verify line items and quantities are correct. All sales are final and no refunds are allowed for Taser law enforcement, military and corrections products, cartridges and accessories.

Feel free to contact me whenever I can be of assistance.

Thanks for using Taser products!

Best,

Bob Dillon Business Development Representative

TASER INTERNATIONAL, INC. 17800 North 85th Street Scottsdale, Arizona 85255

Phone: 800.978.2737 Direct: 480.905.2012 Fax: 480.658.0734 Form (Rev. January 2005)
Department of the Tressury

# Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

-	. 1	Name to all the state of the st							
	Zi	Name (as shown on your income tax return)							
	e de de	TASER INTERNATIONAL							
	8	Business name, if different from above				. ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Town distribution in the		
r type	ction	Check appropriate box: Sole proprietor Corporation Partnership	Check appropriate box: Sole proprietor Corporation Partnership Other				mpt tra	m backup	
Print or type		Address (number, street, and apt. or suite no.) 17800 NORTH 85TH STREET		Requester'	E name and	address (op	lonel)		
9	pecm	City, state, and ZIP code SCOTTSDALE, AZ 85255-9306			*.				
e C		List account number(s) here (optional)					<u>-</u> -		
P	art	Taxpayer Identification Number (TIN)			*************		*		
Ent	er yo	our TIN in the appropriate box. The TIN provided must match the name given	on Line 1 t	o svold	Social seci	urity number			
bac	KUD	Withholding. For individuals, this is your social security number (SSN). However	er for a re-	aldent !		1 1 1	$\perp$	1	
ANU	rı, est r enr	ole proprietor, or disregarded entity, see the Part I instructions on page 3. For applying Identification number (EIN). If you do not have a number, see How to g	other entiti	ies, it is					
						or			
to e	กเษา		on whose	number	8   6   0	entification		2   7	
Pe	rt	I Certification				<del></del>			
Und	er p	penalties of perjury, I certify that:			-				
1, '	1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and								
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and									
		a U.S. person (including a U.S. resident alien).							
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must broyld your correct TIN. (See the opticities on sense by									

### **Purpose of Form**

Signature of

U.S. parson 🌬

Sign

Here

A person who is required to file an information return with the IRS, must obtain your correct taxpayer identification number (TiN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property; caricellation of debt, or contributions you made to an IRA.

U.S. person. Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TiN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TiN you are giving is correct (or you are waiting for a number to be issued),
- Certify that you are not subject to backup withholding.
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

For federal tax purposes you are considered a person if you are:

- An individual who is a citizen or resident of the United States,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States, or

• Any estate (other than a foreign estate) or trust. See Regulations sections 301.7701-6(a) and 7(a) for additional information.

Foreign person, if you are a foreign person, do not use Form W-9. Instead, use the appropriate Form W-8 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of Income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of Income even after the recipient has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

- The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
  - 2. The treaty article addressing the income.
- The article number (or location) in the tax treaty that contains the saving clause and its exceptions.

### CITY OF FONTANA 8353 SIERRA AVENUE FONTANA, CALIFORNIA 92335-3598

BANK OF AMERICA FONTANA, CALIFORNIA 16-66/1220

CHECK DATE 10/08/13

CHECK NO. 50235

TUUOMA

\$\*\*\*\*\*8,123.78\*

 $\mathbf{R}_{\mathbf{Y}}$  the sum of eight thousand, one hundred twenty three dollars & 78 cents

TO THE ORDER OF

TASER INTERNATIONAL 17800 NORTH 85TH STREET SCOTTSDALE AZ 85255-9306

VOID AFTER 90 DAYS

#050235# #1822000664# 000244280249#

50235

VENDOR NO

00082335

CHECK NO

50235

ACCOUNT		PURCH . ORDER	PURCH. ORDER INVOICE NUMBER		DESCRIPTION		
10216101	8013	140471	SI1334111	8,123.78	CARTRIDGE 2	5 HYBRI	

00082335 TASER INTERNATIONAL



Remit Payment to:

TASER International PO BOX 29661-2018 PHOENIX, AZ 85038-9661 PH: (480) 991-0797 FAX: (480) 991-0791 SALES@TASER.COM WWW.TASER.COM Invoice

 Invoice No
 SI1334111

 Invoice date
 9/20/2013

 Page
 1 of 2

 Sales order
 SO130034650

 Purchase order
 140471

 Your ref.
 RMAT009961

 Our ref.
 01012

Invoice account .....: 107236 RMA number .....

Payment ...... Net 30

Mode of delivery ......: Fedex - Ground Terms of delivery ......: FOB Destination

SHIP TO:

FONTANA POLICE DEPT 17005 UPLAND AVE FONTANA, CA 92335

BILL TO: FONTANA POLICE DEPT 17005 UPLAND AVE FONTANA, CA 92335

item number	Revision	Description	Ordered	ShippedBackordered	Unit price	Amount
22013	В	KIT, DATAPORT DOWNLOAD, USB. X2/X26P	1	1 (	159.95	159.95
11003	-	HANDLE, YELLOW, CLASS III, X26P	5	5 (	848.40	4,242.00
11004		WARRANTY, 4 YEAR, X26P	5	5 (	269.99	1,349.95
11010	X1	XPPM, BATTERY PACK, X26P	5	5 (	59.95	299.75
44203	G	CARTRIDGE - 25' HYBRID	50	50 0	25.95	1,297.50
11501	X1	HOLSTER, BLACKHAWK, RIGHT, X26P	5	5 (	49.95	249.75

MUST HAVE BY 9/30

Vendor #: 00082335

P.O.#: 14047 | Partial [ ] Complete M

Amount \$: \$ 9,123.78

Account # 40216101.8013

Approved By:

Reviewed By:

Please see reverse side for return and exchange policy. All past due accounts will be charged 1.5% per month. Shipping and handling charges are non-refundable. All shipments FOB Scottsdale.

Payment due 10/20/2013

 Sales Amount
 7,598.90

 Misc./Handling
 0.00

 Shipping Freight & Handling
 24.95

 Sales Tax
 499.93

 Total
 8,123.78

 Amount Received
 0.00

 BALANCE DUE
 8,123.78 US

These Sales Terms and Conditions apply to all TASER International, Inc. ("TASER") products purchased directly from TASER by distributors and resellers. Goods and services sold by TASER are expressly subject to and conditioned upon the terms and conditions set forth below. By accepting delivery of the product, you accept and are bound to these Sales Terms and Conditions. Any different or additional terms set forth by you, whether in your purchase order or other communication, are expressly objected to and will not be binding on TASER unless agreed to in writing by an authorized officer of TASER

All Sales Are Final. All sales are final and no refunds are allowed.

Pricing and Purchase Orders. Any purchase order is subject to acceptance and cancellation by TASER at any time and in its sole discretion Products and services will be invoiced at prices in effect as of date of shipment (invoice date). Prices are not necessarily valid for other future sales and are subject to change without prior notice. Any and all invoice errors must be disputed within 15 days of invoice date and are subject to correction by TASER. TASER is not responsible for pricing, typographical, or other errors in any offer by TASER and reserves the right to cancel any orders resulting from such errors.

Payment Terms. All payments must be made in U.S. dollars. Terms of payment are within TASER's sole discretion. Payment for the products must be made in advance of shipment unless prior credit arrangements have been agreed to with TASER, in which case payment terms are net 30 days for approved credit. TASER reserves the right to cancel your credit with TASER at any time. Past due accounts will be subject to the maximum legal rate of interest or 1.5% per month, whichever is less. If a delinquent account is sent to collections, you are responsible for all collection and attorney fees if your account becomes past due or if you are over the approved credit limit, TASER may refuse shipments until the account is paid in full.

For sales to International Buyers only, pre-payment by wire transfer is acceptable if marked for credit of "TASER International" and sent to JP Morgan Bank in Phoenix, Arizona, account number 634912729, ABA number 122100024, SWIFT Code CHASUS33\*\*\*\*. For all letters of credit add a 5% processing fee to all prices.

Taxes and Fees. Prices exclude any present or future federal, state, provincial, local, or other governmental taxes, fees, duties, and tariffs applicable to the sale, transportation, or use of the products purchased. You are responsible for all taxes and fees

Shipping; Title; Risk of Loss. Shipping and handing are additional unless otherwise expressly indicated at the time of sale. Freight charges will be invoiced to and paid for by you as a separate line item. All orders are shipped F.O.B. shipping point or F.O.B./E.X.W. (for International customers) via common carrier, unless otherwise specified Title and risk of loss pass to you upon delivery to the common carrier by TASER You must promptly file claims for damaged items with the freight carrier. You are responsible for providing, upon request by TASER and prior to shipment, proof of insurance for goods in transit TASER reserves the right to make partial shipments unless specifically stated otherwise on your purchase order. Products may ship from multiple locations. Delivery is typically 4-6 weeks after receipt of order or payment. On-time shipment is dependent upon your promptly necessary supplying all documentation.

Excusable delays. TASER will use commercially reasonable efforts to deliver all products ordered by you as soon as reasonably practicable. In the event of interruption of any delivery due to causes beyond the reasonable control of TASER, induding but not limited to force majeure, fire, labor disturbances, riots, accidents, or inability to obtain necessary materials or components, TASER has the right, in its sole discretion and upon oral or written notice to you, to delay or terminate the delivery.

Export Restrictions. You agree to comply with all applicable contracts with TASER, export laws, assurances, codes and license requirements, and controls of the United States and other applicable jurisdictions in connection with the use and resale of TASER products including your acceptance of responsibility for the payment of any relevant taxes or duties. Shipping some TASER products out of the United States is restricted by U.S. federal law and neither the TASER. product nor its technology can be exported out of the U.S. without a validated export license issued by the U.S. Department of Commerce. Distribution or resale of TASER products is authorized only within (i) the country of ultimate destination listed on the export license; and (ii) the territory in your applicable contract with TASER. No reexport is permitted for certain products without prior U.S. Government authorization.

Regulations and Restrictions.
Certain countries, states, provinces, municipalities and attes prohibit or regulate the sale and use of some of the TASER products. Many countries require import permits to receive some TASER products. You agree to compty with all applicable laws, codes and license requirements, and controls of the

United States and other applicable jurisdictions in connection with your purchase and resale of the TASER products Please go to the TASER website (www.TASER.com) or contact TASER's customer service department for a list of known regulations and restrictions regarding the sale, possession, and use of TASER products You are responsible for understanding and verifying all local laws, regulations, and restrictions.

Product Background Checks. Some products and/or some government regulations require that a background check of the end user purchaser must be completed before the product is sold to the end user purchaser.

Warranty; Exclusions and Limitations; Release. See TASER's website (www.TASER.com) for current warranty provisions, warranty exclusions, release and any limitations of liability. To the extent permitted by law, TASER's warranty and the remedies set forth in that warranty are exclusive and in lieu of all other warranties, remedles, and conditions. whether oral or written, statutory, express or implied, as permitted by applicable law, TASER specifically disclaims any and all statutory or implied warranties, including without limitation, warrantles of merchantability, design, fitness for a particular purpose, arising from a course of dealing, usage or trade practice, warranties against hidden or latent defects, and warranties against patent infringement if TASER cannot lawfully disclaim statutory or implied warranties than to the extent permitted by law, all such warranties are limited to the duration of the express warranty described above and limited to the other provisions contained in the warranty document.

The remedies provided for in the warranty are expressly in ileu of any other liability TASER may TASER's cumulative liability to any party for any loss. or damage resulting from any claims, demands, or actions arising out of or relating to any TASER product will not exceed the purchase price paid to TASER by Buyer for the product, notwithstanding third party purchases In no event will TASER be liable for any direct, special, indirect, incidental. punitive exemplary consequential damages, however caused, whether for breach of warranty, breach of contract, nealigence, strict liability, tort or under any other legal theory, even if TASER has been advised of the possibility of those damages or if those damages could have been reasonably foreseen. and

notwithstanding any failure of essential purpose of any exclusive remedy provided in the warranty. Some local laws do not allow for the limitation or exclusion of liability for incidental or consequential damages, so the above limitation or exclusion may not apply to you. TASER disclaims any representation that it will be able to repair any product under this warranty or make a product exchange without risk to or loss of programs or data.

Buver agrees to release and save TASER harmless from any and all liability arising out of the deployment, use or misuse of the TASER product, including any claims for damages and personal injuries. Buyer agrees to assume all risks of loss and all liability for any Gamages and personal injury which may result from the deployment, use or misuse of the TASER product. TASER is not liable for the failure of the TASER product to perform and TASER is not liable for any claims made by a third party or by Buyer for or on behalf of a third party.

**Product Warnings.** See TASER's website at <a href="https://www.TASER.com">www.TASER.com</a> for the most current product warnings.

Proprietary information. You agree that TASER has and claims various proprietary rights in the hardware, firmware, software, and the integration of ancillary materials, knowledge, and designs that constitute TASER products, and that you will not directly or indirectly cause any proprietary rights to be violated.

Design changes. TASER reserves the right to make changes in design of any of its products without incurring any obligation to notify you or to make the same change to products previously purchased.

Independent Contractors. No provision of these Sales Terms and Conditions creates a partnership joint venture, or officer combination between TASER and you. You and TASER are independent contractors. Neither party will make any warranlies or representations of assume any obligations on the other party's behalf. Neither party is or will claim to be a legal representative; partner, franchisee, agent, or employee of the other party.

Severable Provisions. If any provision of these Sales Terms and Conditions is found by a court of competent jurisdiction to be invalid or unenforceable, then the remainder will have their full force and effect and the invalid provision will be modified or partially enforced by the court to the maximum extent permitted by law to effectuate the purpose of this agreement.

**Entire Agreement.** These Sales Terms and Conditions along with

the product warranty and your applicable contract with TASER, if any, constitute the entire agreement between the parties. These Sales Terms and Conditions supersede and replace any prior agreement or understanding between the parties, including any oral representations concerning the subject matter of this agreement. Any prior or extrinsic representations or agreements, with the exception of the product warranty and your applicable contract with TASER, if any, are intended to be discharged or nullified.

Governing law. The laws of the State of Arizona, U.S.A., govern this transaction and agreement, without regard to conflicts of law.

'Protect Life' is a trademark of TASER International, Inc., and TASER and the 'Circle and Lightning Boll' logo are registered trademarks of TASER International, Inc., registered in the U.S. © 2013 TASER International, Inc. All rights reserved



TASER International 17800 N 85TH STREET SCOTTSDALE, AZ 85255 PH: (480) 991-0797 FAX: (480) 991-0791 SALES@TASER.COM WWW.TASER.COM

BILL TO: FONTANA POLICE DEPT 17005 UPLAND AVE FONTANA, CA 92335

## Packing slip

 Packing slip
 PKG 567791

 Ship date
 9/20/2013

 Page
 1 of 2

 Sales order
 SO130034650

 Customer account
 107236

 Purchase order
 140471

 Your ref
 RMAT009961

 Sales rep
 01012

 Ship Via
 Fedex - Ground

 Terms of delivery
 FOB Destination (No

RMA number ....

SHIP TO: FONTANA POLICE DEPT ATTN: MICHELLE BLANK 17005 UPLAND AVE FONTANA, CA 92335

Item number	Revision	Description	Qty Ordered	UOM	Qty Shipped
22013	В	KIT, DATAPORT DOWNLOAD, USB, X2/X26P	1.00	EΑ	1.00
11003	-	HANDLE, YELLOW, CLASS III, X26P	5.00	EΑ	5.00
11004		WARRANTY, 4 YEAR, X26P	5.00	EA	5.00
11010	X1	XPPM, BATTERY PACK, X26P	5.00	EΑ	5.00.
44203	G	CARTRIDGE - 25' HYBRID	50.00	EA	50.00
11501	X1	HOLSTER, BLACKHAWK, RIGHT, X26P	5.00	EA	5.00

MUST HAVE BY 9/30

Please notify TASER International within 10 days from receipt of shipment regarding any shipping discrepancies.

### **Warranty Expirations**

Item number	Serial number	Component Item	Component name		Component Serial	Expiration date
11003	X130007AX	11003	HANDLE, YELLOW,	CLASS III, X26P	X130007AX	11/1/2018
11003	X130007FP	11003	HANDLE, YELLOW,	CLASS III, X26P	X130007FP	11/1/2018
11003	X130007P5	11003	HANDLE, YELLOW,			11/1/2018
11003	X130007TD	11003	HANDLE, YELLOW,	CLASS III, X26P	X130007TD	11/1/2018
11003	X130007WE	11003	HANDLE, YELLOW,	CLASS III, X26P	X130007WE	11/1/2018
BOX: 0001	HANDLE. Y	ELLOW, CLASS III, I	X26P Quantity:	5.00		
		007P5, X130007TD,		5,55		
Item: 11004	WARRANT	Y, 4 YEAR, X26P	Quantity:	5.00		
Item: 11010	ХРРМ, ВАТ	TERY PACK, X26P	Quantity;	5.00		
ltem: 11501	HOLSTER,	BLACKHAWK, RIGH	T, X2 Quantity:	5.00		
Item: 22013	KIT, DATAF	PORT DOWNLOAD,	USB, Quantity:	1.00		
C4102XYCN	C, C4102X4TN, C41 N, C4102Y08M, C41	102Y0FC, C4102Y0N	1É, C4102Y0MP, C41	02Y0N7, C4102Y	0Y9, C4102Y12Ŵ, (	4102XXNV, C4102XXTA C4102Y15N, C4102Y16Y 4102Y1XH, C4102Y1XW

C4102Y1Y3, C4102Y1YC, C4102Y1YW, C4102Y207, C4102Y209, C4102Y2RH, C4102Y2VN, C4102Y2WD, C4102Y2XA, C4102Y31K C4102Y326, C4102Y36H, C4102Y3DV, C4102Y3FC, C4102Y48F, C4102Y495, C4102Y4A1, C4102Y4C2, C4102Y4C6, C4102Y4E1

## TASER International, Inc.'s Sales Terms and Conditions Distributors and Resellers (Effective January 15, 2013)

These Sales Terms and Conditions apply to all TASER International, Inc. TASER uroducts purchased AG 13 by distributors Couds and services mit to 1.45 in Place expressivisuorect Land Listal chect upon the ferms and conditions set forth below. By accepting delivery of the product, you accept and are bound to these Sales Terms and Conditions Any different or additional terms set forth by you, whether in your purchase order or other communication, are expressly objected to and will not be binding on TASER unless agreed to in writing by an authorized officer of TASER

All Sales Are Final, All sales are final and no refunds are allowed.

Pricing and Purchase Orders, Any suitchase order is subject to acceptance and cancellation by TASER at any time and in its sole discharge. I-roducts and services in the investigation offert as figure of the ment involves date) Effices are not necessarily valid for other future sales and are subject to change without prior notice. Any and all invoice errors must be disputed within 15 days of invoice date and are subject to correction by TASER. TASER is not responsible for pricing, typographical, or other errors in any offer by TASER and reserves the right to cancel any orders resulting from such errors.

Payment Terms, All payments must be made in U.S. dollars. Terms of paymen: are within TASER's sole discretion. Payment for the products. must be made in advance of shipment unless prior credit arrangements have been agreed to with TASER, in which case payment terms are net 30 days for approved redit TASER reserves the right to cancel your credit with TASER at any time. Past due accounts will be subject to the maximum legal rate of interest or 15% per month, whichever is less If a delinquent account is sent to collections, you are responsible for all collection and attorney fees If your account becomes past due or if you are lover the approved credit limit, TASER may refuse shipments until the account is paid in full.

For sales to international Buyers only pre-payment by wire transfer is acceptable if marked for credit of TASER International and sent to JP Morgan Bank in Phoenix Arizona, account number 634912729 ABA 1277 1277 1277 1277 1278 1279 Code of 1274 1274 1279 processing fee to all the cere

Taxes and Fees. Prices exclude any present or future federal, state, provincial, tocal, or other governmental taxes, fees, duties, and tarrifs applicable to the sale, transportation, or use of the products purchased. You are responsible for all taxes and fees.

Shipping; Title; Risk of Loss. Shipping and handling are additional unless otherwise expressly indicated at the time of sale. Freight charges will be invoiced to and paid for by you as a separate line item. All orders are shipped FOB shipping point or F.O.B./E.X.W International customers) via common carrier, unless otherwise specified Title and risk of loss pass to you upon delivery to the common carrier by TASER. You must promptly file claims for damaged items with the freight carrier. You are responsible for providing, upon request by TASER and prior to shipment, proof of insurance for goods in transit. TASER reserves the right to make partial shipments unless specifically stated otherwise on your purchase order Products may ship from multiple locations. Delivery is typically 4-6 weeks after receipt of order or cayment. On-time shipment is dependent upon your promptly all necessary supplying documentation

Excusable delays. TASER will use commercially reasonable efforts to deliver all products ordered by you as soon as reasonably practicable. In the event of interruption of any delivery due to causes beyond the reasonable control of TASER, including but not limited to force majeure, fire, labor disturbances, riots, accidents, or inability to obtain necessary materials or components, TASER has the right, in its sole discretion and upon oral or written notice to you, to delay or terminate the delivery.

Export Restrictions. You agree to comply with all applicable contracts TASER, oxport with IASER, export laws, assurances, codes and license requirements, and controls of the United States and other applicable jurisdictions in connection with the use and resale of TASER products including your acceptance of responsibility for the payment of any relevant taxes or duties. Shipping some TASER products out of the United States is restricted by U.S. federal law and neither the TASER product nor its technology can be exported out of the U.S. without a validated export license issued by the U.S. Department of Commerce. Distribution or resale of TASER products is authorized only within (i) the country of ultimate destination listed on the export license; and (ii) the lerritory in your applicable contract with TASER. No reexport is permitted for certain products without prior U.S. Government authorization

Regulations and Restrictions.
Certain countries, states, provinces, municipalities and cities prohibit or regulate the sale and use of some of the TASER products. Many countries require import permits to receive some TASER products You agree to comply with all applicable laws, codes and license requirements, and controls of the

United States and other applicable jurisdictions in connection with your purchase and resale of the TASER Please go to the TASER products wensite (www.iASER.com) or contact TASER's customer service department for a list of known regulations and restrictions regarding the sale, possession, and use of TASER products. You are responsible for understanding and verifying all local laws, regulations, and restrictions.

Product Background Checks.
Some products and/or some governmen: regulations require that a background check of the end user purchaser must be completed before the product is sold to the end user purchaser.

Warranty; Exclusions and Limitations; Ralease. See TASER's website (www.TASER.com) current warranty provisions, warranty exclusions, release and anv limitations of liability. To the extent permitted by law, TASER's warranty and the remedies set forth in that warranty are exclusive and in lieu of all other warranties, remedies, and conditions, whether oral or written, statutory, express or permitted Implied, as applicable law, TASER specifically disclaims any and all statutory or implied warranties, including without limitation, warrantles of merchantability, design, fitness for a particular purpose, arising from a course of dealing, usage or trade practice, warranties against hidden or latent defects, and warranties against patent infringement. If TASER cannot lawfully disclaim statutory or implied warranties than to the extent permitted by law, all such warranties are limited to the duration of the express warranty described above and limited to the other provisions contained in the warranty document.

The remedies provided for in the warranty are expressly in lieu of any other liability TASER may TASER's cumulative have. liability to any party for any loss or damage resulting from any claims, demands, or actions arising out of or relating to any TASER product will not exceed the purchase price paid to TASER by Buyer for the product, notwithstanding third party purchases. In no event will TASER be liable for any direct, special, indirect, incidental, exemplary, punitive consequential damages, however caused, whether for breach of warranty, breach of contract, negligence, strict llability, tort or under any other legal theory, even if TASER has been advised of the possibility of those damages or if those damages could have been foreseen, reasonably

notwithstanding any failure of essential purpose of any exclusive remedy provided in the warranty. Some local laws do not allow for the limitation or exclusion of liability for incidental or consequential damages, so the above limitation or exclusion may not apply to you. TASER disclaims any representation that it will be able to repair any product under this warranty or make a product exchange without risk to or loss of programs or data

Buyer agrees to release and save TASER harmless from any and all liability arising out of the deployment, use or misuse of the TASER product, including any claims for damages and personal injuries. Buyer agrees to assume all risks of loss and all liability for any damages and personal injury which may result from the deployment, use or misuse of the TASER product. TASER is not liable for the failure of the TASER product to perform and TASER is not liable for any claims made by a third party or by Buyer for or on behalf of a third party.

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Entire Agreement. These Sales Terms and Conditions, along with the product warranty and your applicable contract with TASER, if any, constitute the entire agreement between the parties These Sales Terms and Conditions supersede and replace any prior agreement or understanding between the parties, including any oral representations concerning the subject matter of this agreement. Any prior or extrinsic representations or agreements, with the exception of the product warranty and your applicable contract with TASER, if any, are intended to be discharged or nullified.

**Governing law.** The laws of the State of Arizona, U.S.A., govern this transaction and agreement, without regard to conflicts of law.

'Protect Life' is a trademark of TASER International, Inc., and TASER and the 'Circle and Lightning Bolt logo are registered trademarks of TASER International, Inc., registered in the U.S. © 2013 TASER International, Inc. All rights reserved.

